

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

WILLIAM STALLWORTH AND )	
ERIC LOGAN, INDIVIDUALLY, )	
AND ON BEHALF OF ALL )	
OTHERS SIMILARLY SITUATED, )	CIVIL ACTION NO.
)	
<i>Plaintiffs,</i> )	1:15-cv-03978-ELR
)	
v. )	
)	
NOBLE RECOVERY SERVICES, )	
LLC, AMY GRAVLEY, AND )	
DAVID GRAVLEY, )	
)	

*Defendants.*

---

**ORDER APPROVING SETTLEMENT**

Having amicably resolved the underlying dispute between each other, Plaintiffs William Stallworth and Eric Logan, and Defendants Noble Recovery Services, LLC, Amy Gravley and David Gravley, have hereby consented to file this Dismissal with Prejudice of all Claims in the above-styled civil action, with each party to bear its own costs. The Parties request that the Court approve the Settlement Agreement, including the claims pursuant to the Fair Labor Standards Act, and order the clerk to mark the above-styled lawsuit "Dismissed with Prejudice" upon the docket records.

Accordingly, for good cause shown, the Court **GRANTS** the Parties' Joint Motion for Approval of Settlement (Doc. No. 30); **APPROVES** the Parties' Settlement Agreements (Doc. No. 31); **DISMISSES WITH PREJUDICE** this case; and **DIRECTS** the Clerk to close this action.

SO ORDERED this 10<sup>th</sup> day of August, 2016.

  
The Honorable Eleanor L. Ross  
United States District Judge